PATENT COOPERATION TREATY

PCT/IB2005/000297/ From the INTERNATIONAL BUREAU

PCT

ALSTON & BIRD LLP

EDWARDS, James, C. Alston & Bird LLP Bank of America Plaza 101 South Tryon Street Suite 4000 Charlotte, NC 28280-4000

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NOTIFICATION CONCERNING TRANSMITTAL OF COPY OF INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (CHAPTER I OF THE PATENT COOPERATION TREATY

(PCT Rule 44bis.1(c))

Date of mailing (day/month/year) 24 August 2006 (24.08.2006)

Applicant's or agent's file reference 42933/287781

IMPORTANT NOTICE

International application No. PCT/IB2005/000297 International filing date (day/month/year) 07 February 2005 (07.02.2005) Priority date (day/month/year) 09 February 2004 (09.02.2004)

Applicant

NOKIA CORPORATION et al

The International Bureau transmits herewith a copy of the international preliminary report on patentability (Chapter I of the Patent Cooperation Treaty)

> The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland

Authorized officer

Cecile Chatel

Facsimile No. +41 22 338 82 70

e-mail: pt13@wipo.int

PATENT COOPERATION TREATY

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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter I of the Patent Cooperation Treaty)

(PCT Rule 44bis)

Applicant's or agent's file reference 42933/287781	FOR FURTHER ACTION	See item 4 below		
International application No. PCT/IB2005/000297	International filing date (day/month/year) 07 February 2005 (07.02.2005)	Priority date (day/month/year) 09 February 2004 (09.02.2004)		
International Patent Classification (8th edition unless older edition indicated) See relevant information in Form PCT/ISA/237				
Applicant NOKIA CORPORATION				

1.	This international preliminary report on patentability (Chapter I) is issued by the International Bureau on behalf of the International Searching Authority under Rule 44 bis. I(a).				
2.	This REPORT consists of a total of 6 sheets, including this cover sheet. In the attached sheets, any reference to the written opinion of the International Searching Authority should be read as a reference to the international preliminary report on patentiability (Chapter I) instead.				
3.					
3.	Box No. I				
		Basis of the report			
	Box No. II	Priority			
	Box No. III	Non-establishment of opinion with regard to novelty, inventive step and industrial applicability			
	Box No. IV	Lack of unity of invention			
	Box No. V	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement			
	Box No. VI	Certain documents cited			
	Box No. VII	Certain defects in the international application			
	Box No. VIII	Certain observations on the international application			
4.	The International Bureau will communicate this report to designated Offices in accordance with Rules 44bis 3(c) and 93bis.1 but not, except where the applicant makes an express request under Article 23(2), before the expiration of 30 months from the priority date (Rule 44bis 2).				
		Date of issuance of this report			

	14 August 2006 (14.08.2006)	
The International Bureau of WIPO	Authorized officer	
34, chemin des Colombettes 1211 Geneva 20, Switzerland	Cecile Chatel	
Facsimile No. +41 22 338 82 70	e-mail: pt13@wipo.int	
Form PCT/IR/373 (January 2004)		

PATENT COOPERATION TREAT REC'D 14 JUN 2005

WIPO

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

PCT 15/3 Alston & Bird LLP Bank of America Plaza 101 South Tryon Street, Suite 4000 Charlotte, NC 28280-4000 (PCT Rule 43bis.1) USA Date of mailing 08 -06- 2005 (day/month/year) Applicant's or agent's file reference FOR FURTHER ACTION See paragraph 2 below 42933/287781 International application No. International filing date (day/month/year) Priority date (day/month/year) PCT/IB2005/000297 07-02-2005 09-02-2004 International Patent Classification (IPC) or both national classification and IPC G06F 17/30 Applicant

Nokia Corporation et al				
1. This	Box No. II Box No. III Box No. III Box No. IV Box No. V Box No. VI Box No. VII	se indications relating to the following items: Basis of the opinion Priority Non-establishment of opinion with regard to novelty, inventive step and industrial applicability Lack of unity of invention Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability citations and explanations supporting such statement Certain document cited Certain deducts in the international application Certain observations on the international application		
If a de Intern Autho writte If this IPEA of For	2. FURTHER ACTION If a demand for international preliminary examination is made, this opinion will be considered to be a written opinion of the International Preliminary Examining Authority ("PPEA") except that this does not apply where the applicant chooses an Authority other than this one to be IPEA and the chosen IPEA has notified the International Bureau under Rule 66.1bis(b) that written opinions of this International Searching Authority will not be so considered. If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of 5 months from the date of mailing of Form PCITISA/220 or before the expiration of 22 months from the priority dear, whichever expires later. For further opinions, see Form PCITISA/220.			

Name and mailing address of the ISA/SE Patent- och registreringsverket

Box 5055 Facsimile No. +46 8 667 72 88

S-102 42 STOCKHOLM

Authorized officer

Patrik Rydman/MN

Telephone No. +46 8 782 25 00

Form PCT/ISA/237 (cover sheet) (January 2004)

3. For further details, see notes to Form PCT/ISA/220.

INTERNATIONAL SEARCHING AUTHORITY

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.

NTERNATIONAL S	SEARCHING AUTHORITY	PCT/IB2005/000297
Box No. I Basi	s of this opinion	
which it was filed	language, this opinion has been established on the basis of the int unless otherwise indicated under this item. on has been established on the basis of a translation from the origin which is the language of a translation furnished for the purposes:)).	, all language into the following language,
a. type of materia	y aucleotide and/or amino acid sequence disclosed in the interna this opinion has been entablished on the basis of: il sence listing a) related to the sequence listing	tional application and necessary to the
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filed or i	on, in the case that more than one version or copy of a sequence li furnished, the required statements that the information in the subce to application as filed or does not go beyond the application as file	quent or additional copies is identical to
4. Additional comme	nts:	
		-

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.

PCT/IB2005/000297

YES

NO

1-25

2. Citations and explanations:

Industrial applicability (IA)

The invention according to the application aims at providing a system for multi-media file access which is more user-friendly than prior art.

Reference is made to the following documents:

Claims

Claims

D1: WO, 02/057959, A2

D2: EP, 1051034, A1

D3: US, 2003/009493, A1 D4: WO, 99/37075, A1

Document D1 discloses (see page 8, line 4-13, page 12, line 4-13, claims 1-11 and figures 1, 3 and 6) an apparatus and a method for managing digital media files using a timeline. According to the method of document D1 a user may define a portion of a time line and thereby view enlarged representations of media files within the marked time. The multi media files are associated with metadata such as timestamps or other information about the content of the file, icons may be superimposed on the representations of the files.

The subject matter of claims 1, 2, 10-16, 21 and 22 is disclosed by document D1 and, therefore, lacks novelty (article 33(2) PCP).

Document D2 discloses (see paragraph [0006] and figure 25) a device and a method for displaying multi media information according to which method images are classified according to time and an image at one time point is larger than an image

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WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.
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Supplemental Box

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of another time point. The further away from the present time an image is, the smaller the image.

The subject matter of claims 1, 3, 7, 10, 14, 16-19, 21, 23 and 25 is disclosed by document D2 and is not novel (Article 33(2) PCT).

Document D3 discloses a method of organizing media files along a timeline.

Document D4 discloses (see page 10, lien 8-15) a method of displaying selectable information on a screen using a larger font than other information.

The subject matter of claims 4-6, 18 and 24 differs from what is disclosed by document D1, considered to best represent the prior art, only in that the media file representation is displayed in "pop-up" view format.

Said additional feature and its advantages is well known to the skilled person and he would include it in the apparatus and method of document D1 without inventive skill.

The invention according to claims 4-6, 18 and 24, therefore, does not involve an inventive step, (Article 33(3) PCT).

The subject matter of claims 8, 9 and 20 differs from what is disclosed by document D1 in that a media file representation closer to a center point or vertical centerline is larger than other media file representations proximate to the predefined position.

Said difference is considered not to solve a technical problem, but is merely of aesthetical relevance. Further, it is known from document D2 of the same technical field to let the size of the media representation decrease successively away from a time point representing the present.

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.
PCT/IB2005/000297

Supplemental Box

In case the space in any of the preceding boxes is not sufficient. Continuation of: Box $\,\,V\,\,$

The invention according to claims 8, 9 and 20 does not involve an inventive step (Article 33(3) PCT).

Therefore, the invention according to claims 1-3, 7, 10-17, 19, 21-23, 25 is not novel and the invention according to claims 4-6, 8, 9, 20, 24 is novel, but lacks an inventive step. The invention according to claims 1-25 is industrially applicable.